UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

FOUNDATION,	Case No. 3:14-cv-00062-WMC
Plaintiff,	
v.	
APPLE INC.,	
Defendant.	

STIPULATION TO EXTEND DEADLINE FOR DISCOVERY, PRETRIAL DISCLOSURES, AND MOTIONS RELATING TO TREVOR MUDGE

WHEREAS the deposition of WARF's expert Trevor Mudge was scheduled for July 31, 2015;

WHEREAS WARF's counsel informed Apple's counsel on the morning of July 30, 2015 that WARF could not proceed with Dr. Mudge's deposition as scheduled because the witness was not feeling well;

WHEREAS WARF offered two other dates in August (August 17 and 18) on which the deposition could proceed;

WHEREAS given scheduling conflicts in August, the parties have agreed to reschedule Dr. Mudge's deposition for September 3, 2015, a date that is convenient for both parties;

NOW THEREFORE the parties agree and stipulate as follows:

1. The August 21, 2015 discovery cutoff provided in paragraph 10 of the Preliminary Pretrial Conference Order (Dkt. 24) shall be extended to permit Apple to proceed with Dr. Mudge's deposition on September 3, 2015. This extension applies only to Dr. Mudge's deposition. The parties shall complete all other discovery by August 21, 2015.

2. The deadlines for Rule 26(a)(3) disclosures and pretrial motions set forth in paragraph 11 of the Preliminary Pretrial Conference Order (Dkt. 24) shall be extended to permit the parties to file and serve Rule 26(a)(3) disclosures and pretrial motions relating to the deposition of Dr. Mudge by September 7, 2015. Objections/oppositions to those Rule 26(a)(3) disclosures and pretrial motions shall be permitted to be filed and served by September 14, 2015. This extension applies only to Rule 26(a)(3) disclosures and pretrial motions relating to the deposition of Dr. Mudge. The parties shall file and serve all other Rule 26(a)(3) disclosures, pretrial motions, and objections/oppositions according to the schedule set forth in paragraph 11 of the Preliminary Pretrial Conference Order (Dkt. 24).

Dated: August 7, 2015 Respectfully submitted,

/s/ Jason Sheasby

Morgan Chu
Gary Frischling
Jason Sheasby
Alan Heinrich
Christopher Abernethy
IRELL & MANELLA LLP
1800 Avenue of the Stars, Suite 900
Los Angeles, CA 90067-4276
Telephone: (310) 277-1010

Facsimile: (310) 203-7199 MChu@irell.com; GFrischling@irell.com; JSheasby@irell.com; AHeinrich@irell.com;

CAbernethy@irell.com

Jennifer L. Gregor GODFREY & KAHN, S.C. One East Main Street, Suite 500 Madison, WI 53703

Telephone: (608) 257-3911 Facsimile: (608) 257-0609

/s/ Andrew J. Danford

William F. Lee (pro hac vice)

Lauren B. Fletcher (pro hac vice)
Bryan S. Conley (pro hac vice)
Andrew J. Danford (pro hac vice)
WILMER CUTLER PICKERING
HALE AND DORR LLP
60 State Street
Boston, MA 02109
Tel: (617) 526-6000
william.lee@wilmerhale.com
lauren.fletcher@wilmerhale.com
bryan.conley@wilmerhale.com
andrew.danford@wilmerhale.com

David C. Marcus (pro hac vice) Andrea W. Jeffries (pro hac vice) Derek Gosma (pro hac vice) WILMER CUTLER PICKERING HALE AND DORR LLP 350 South Grand Avenue, Suite 2100 JGregor@gklaw.com

Attorneys for Plaintiff
Wisconsin Alumni Research Foundation

Los Angeles, CA 90071 Tel: (213) 443-5300 david.marcus@wilmerhale.com andrea.jeffries@wilmerhale.com derek.gosma@wilmerhale.com

Mark D. Selwyn (pro hac vice) WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road Palo Alto, CA 94304 Tel: (650) 858-6000 mark.selwyn@wilmerhale.com

Catherine Cetrangolo CETRA LAW FIRM LLC 20 North Carroll Street, 2d Floor Madison, WI 53703 Tel: 608-535-9220

Email: cetrangolo@cetralaw.com

Attorneys for Defendant Apple Inc.